THE BOSTON HOLDING CO., Which Owns the Billard Stock of the B.

NEW HAVEN, Sept. 27.—The annual report of the directors of the New Haven Railroad to the stockholders for the year anded June 30, 1909, was made public

The directors after alluding to the formation of the Boston Railroad Holding Company authorized by the Massachusetts Legislature state that under "the authority of the same the Boston Railroad Holding Company has organized hase of the large block of Boston and Maine Railroad stock representing a substantial control of the outstanding stock of that company which was for-merly acquired in the interest of your

stock of that company which was formerly acquired in the interest of your company, and your directors have entered into agreements to purchase all the stock and bonds of the Boston Railroad Holding Company that will be issued for payment of the same.

"The result of this transaction will be to give to your company an indirect control of a stock interest in the Boston and Maine Railroad through your ownership of all the outstanding capital of the Boston Railroad Holding Company.

"This very satisfactory conclusion of the controversies which grew out of the purchase by the New England Navigation Company of a large stock interest in the Boston and Maine Railroad through your directors to be of large advantage to your directors to be of large advantage to your company in the building up of a distinctively New England railroad system devoted to the interest of that section, secondary in the building up of a distinctively New England railroad system devoted to the interest of that section, secondary in the building up of a distinctively New England railroad system devoted to the interest of that section, secondary in the building up of a distinctively New England railroad system devoted to the interest of that section, secondary in the building up of a distinctively New England railroad system devoted to the interest of the section, secondary in the building up of a distinctively New England railroad system devoted to the interest of the section, secondary in the building up of a distinctively New England railroad system devoted to the interest of the Scotton secondary in the Boston and Maine Railroad Holding Company in the building up of a distinctively New England railroad system devoted to the interest of the section, secondary in the building up of a distinctively New England railroad system devoted to the interest of the section, secondary in the section secondary in the section secondary in the section secondary in the indicate in the section secondary in the section secondary in the section secondary in the se

According to the report the total operat-ing revenue for the year was \$54,347,630.97 and the total operating expenses, \$36,080,-306,54, leaving a net operating revenue of \$18,287,324.43.

The net operating revenue was increased.

by net revenue from outside operations of st.214,906.52 and by net carnings from the Connecticut Trolley Company of \$3.644.

114.86, making a total net revenue of \$23.125,945.81. Taxes of \$3,446,125.88 deducted from the total net revenue left a balance of \$19,679,819.83.

125,945.81. Taxes of \$3,446,125.88 deducted from the total net revenue left a balance of \$19,679,819.83.

Income from other sources brought the total income up to \$24,273,308.71.

Total deductions from income amounted to \$16,843,079.73. leaving a net income of \$7,430,228.93. The dividends amounted to \$7,853,842, which, deducted from the net income, made a deficit of \$453.613.02.

In the items of operating revenue are \$28,595,369 from freights and \$22,852.741 from passengers. Included in the items deducted from the income were \$10,424,931 for interest on bonds, debentures and other liabilities and \$3,956.293 in rentals of leased lines. The operating expenses included \$8,130,606 for maintenance of way and structures and \$5,906.—

The business depression to which reference was made in the last general statement continued until the autumn of 1908, when some improvement was notice—

able. As time advanced this improvement became more marked, so that with the low basis of operating cost which was maintained throughout the year without impairment of the property the company was able to earn the regular dividend paid during the year within \$453.613.02, equivalent to about 7½ per cent. on the maximum amount of capital stock outstanding, \$100,000,000.

"The earnings of the company since July 1, 1909, while not in gross quite equal to those of the year 1207, are in net ex-ceeding the same, owing to improvements ceeding the same, owing to improvements in operating conditions made practicable by the completion of the many improvements of the past few years. The present prospects for business indicate the largest gross revenue in the history of the company.

The directors announce that the total outstanding indebtedness of the company and of its leased lines in the hands of the public has been increased \$10,916,425 during the year. There will mature between January 10, 1910, and October 1,1910, \$9,200,000 of obligations for which the company is responsible. These include \$5,150,000 one year 4 per cent. notes on March 18, 1910, and \$3,500,000 three year 5 per cent. debentures on January 9, 1910. It is expected to pay the \$1,912,000 of Boston, Clinton and Fitchburg Railroad (Old Colony) 5 per cent. first mortgage bonds maturing January 1, 1910, from the proceeds of the sale of Old Colony Railroad Company stock.

The directors say: "In order to provide the necessary capital to meet maturing obligations and expenditures for improvements it is proposed to give to the stockholders and convertible debenture holders of the company the right to subscribe for additional shares of the capital stock at the rate of \$125 a share. Each

soribe for additional shares of the capital stock at the rate of \$125 a share. Each stockholder is to be entitled to subscribe fer one share of new stock for each four shares held. The holders of convertible debentures will have the same rights of subscription as if they already held the stock into which their debentures are later convertible. Payment of subscription will be in four equal installments at intervals of six months. There will be secured to subscribers for the new stock a return upon partial payments. stock a return upon partial payments proportionate to the dividends declared proportionate to the on fully paid stock."

DAVIS-DALY INJUNCTION. Maine Court Moves to Prevent Annual

Saguity asking for a permanent injunction

meeting of the company to-morrow. Newman Erb and Samuel M. Jarvis of New York, representing the minority stockholders, are the complainants. H. M. Raborg, vice-president of the

company, says the charges of mismanagement are unfounded and that the complainants are only sparring for time to secure additional proxies.

A statement of which the following is a part was given out by Levy, Rosenthal & Heermance, attorneys for F. Augustus Heinze, in reference to the r. Augustus Heinze, in reterence to the injunction granted yesterday by Judge Peabody of the Supreme Court of Maine restraining the holding of the annual meeting of the stockholders of the Davis-Daly Copper Company until October 12, 1909:

"Proxies to vote at the annual meeting dackholders of the Davis-Daly Copper Jany which was called for September the recognition of the Court o

shares, have been forwarded to Mr. Heinze and the committee with which he is associated. This is more than sufficient to retain the management of the committee with which he is associated. This is more than sufficient to retain the management of the committee with which he is associated. This is more than sufficient to retain the management of the committee with the hands of Mr. Heinze and his associates.

n consequence Newman Erb and his friends, who according to their Maine attorneys have secured only 70,000 proxies, have resorted to dilatory tactics to secure

have resorted to dilatory tactics to secure control of the company.

"An effort was made to have the return day of the order set for November 4, but our Mr. Lavy succeeded in having the order made returnable on October 12, 1809, before another Judge."

ICE COMPANY WINS AND LOSES. Part of Complaint in Civil Suit Stricken Out-No Struck Jury.

The American Ice Company both won and lost yesterday on motions relating the Attorney-General on the ground of & M. and Through It a Majority Representation—Distinctively New Eng-tion to strike out of the complaint in the land Railroad System to Be Built Up. civil suit the sections relating to certain contracts which were alleged to show that it had entered into a conspiracy to get control of the ice business of New

York and Brooklyn. The ice company argued before Justice Brady that many of the contracts on which the complaint is based have expired and for that reason they can't form part of the suit. The defence also said that the allegation that the company had a monopoly of the business in Brook-lyn is unsupported by facts. The com-

be made more definite and certain. Justice Brady granted this motion without an opinion, and this took Deputy

that the secretary of the American Sugar Refining Company was at one time or-dered by vote of the directors not to give anybody except the president any financial reports and that the directors received \$50,000 a year each above their

charge and looked up the records. Such a vote was passed many years ago. It was at a time of active speculation in

was at a time of active speculation in the stock and suspicion existed that figures were leaking out and were used for influencing the stock market.

"It was desired to place the responsibility for a time upon one man only. The resolution was enforced for a period of six weeks. With this exception full reports have always been submitted to all directors and no director not an executive officer of the company with one exception has ever received any compensation. From this one director special services were required, for which he received \$2,400 a year."

Mr. Atkins and Samuel Carr of Boston have investigated the affairs of the company at the request of stockholders, and the main part of their report was made public last week, supporting the contention that the New England stockholders should have a larger representation.

tholders should have a larger represen-tation on the board of directors and de-claring the management of the company to be satisfactory.

TRUST COMPANIES CLOSED.

Concerns of Starting a Run.

PITTSBURG, Sept. 27.-Neither the Land Trust Company nor the Mercantile Trust Company, affiliated concerns, opened this morning, both having been placed in the hands of James L. White, State Bank Examiner, as temporary receiver.

There was a crowd about the doors of "New equipment to the value of \$7,211,254.42 has been purchased during the year."

The directors announce that the total outstanding indebtedness of the company and of its leased lines in the hands of the public has been increased \$10,916,425 during the year. There will mature between January 10, 1910, and October 1,1910; 29,200,000 of obligations for which the company is responsible. These include \$5,150,000 one year 4 per cent. notes on March 18, 1910, and \$3,500,000 three year 5 per cent. debentures on January 9, 1910. It is expecied to pay the \$1,912,000 of Boston, Clinton and Fitchburg Railroad (Old Colony) 5 per cent. first mortgage bonds maturing January 1, 1910, from the proceeds of the sale of Old Colony having over \$6,000 in the Land Trust Company, who did not appear. Depositors whose funds are tied up in the Land Trust Company are loud in their criticism of certain directors who dashed into the banking house on Saturday morning and withdrew every cent they had on deposit as individuals. It is claimed that certain friends of directors to were tipped to get their money out and did so, thereby assisting in the uneasiness and starting the run which resoluted in so much money being withdrawn Saturday that neither of the institutions to-day and much bitterness was shown against some of the directors of the Land Trust Company, who did not appear. Depositors whose funds are loud in their criticism of certain directors who dashed into the banking house on Saturday morning and withdrew every cent they had on deposit as individuals. It is claimed that certain friends of directors to were tipped to get their money out and did so, thereby assisting in the uneasiness and starting the run which resoluted in so much more plantage. The provided that certain friends of directors who dashed into the banking house on Saturday morning and withdrew every cent they had on deposit as individuals. It is claimed that certain friends of directors to were tipped to get their money of the supper supper supper supper supper sup both institutions to-day and much bitter-

tor who, having over \$6,000 in the Land Trust Company on Saturday morning drew the entire amount and stepped asid to make room for another director who also withdrew a large deposit. Receiver White said to-night that there

were no irregularities connected with the closing, that they had simply permitted their cash reserve to run too low and a run, started on Saturday, finished matters.

BROTHERHOOD OF MACHINISTS Seceders From International Association

Decide to Form a Rival Concern. Nine lodges of Local No. 15 of New York and vicinity of the International Association of Machinists, which seceded and formed a new body on account of a dis pute about the election of officers, decided yesterday to establish branches

throughout this country and Canada and fight the International Association.

This action was taken as a result of the action at a national convention of PORTLAND. Me., Sept. 27.—A bill in against F. Augustus Heinze and his associates in the Davis-Daly Copper Company was filed this afternoon.

Judge Peabody has issued a restraining order to prevent the holding of the annual meeting of the company to-morrow.

> TRANSFER TO LISTED STOCKS. American Linseed Co. Registers \$33, \$00,000 of Preferred and Common.

Stock of the American Linseed Company has been transferred from the unlisted to the listed department of the New York Stock Exchange.

The transferred shares consist of

of common stock.

The transfer is the consequence of the action taken by the board of governors of the exchange doing away with the unlisted department on April 1 next.

American Woollen shares have been similarly transferred.

PUBLIC SERVICE GAS CO.

Subsidiary Concern of Corporation Takes Over Interests. Stockholders of the Public Service Cor poration, meeting yesterday in Newark,

approved the proposition to turn their gas

properties over to the Public Service Gas Company. The latter, a subsidiary of the Public Service Corporation, will be an operating company.

The stockholders also authorized a mortgage of \$50,000,000 to secure an issue of bonds of like amount, which will be put out from time to time for improvements as may be necessary. Investments

We offer in amounts to suit purchasers selected investment securities :

I. Legal for trustees and savings banks to net from 3.80% to 4.10% Exempt from taxation in New York State to net from 3.90% to 5.20% III. Listed railroad bonds to net from 4.00% to 5.00%

IV. First mortgage bonds of dividend paying public service corporations to net from 4.80% to 5.10% V. Convertible bonds combining security of principal

with possibilities of a material rise in price to

net from...... 3.50% to 4.00%

Redmond & Co.

507 Chestnut Street, 33 Pine Street, New York.

STOCK SUBSCRIPTION LIST NOW OPEN STANDARD NITROGEN CO.

(Not connected with any Trust)
Capital \$10,000,000. 2,000,000 Shares of \$5 Each.

Depositories
Guardian Trust Co., of New York.
First Rational Bank, Bayonne, R. J.
Heyl's Conceutrated Nitrogen Producer (Composite Farmogerm)
makes poor soil good soil, low grade farm lands into high grade farm
lands. Increases up to 600 per cent. in crops are generally obtained by
its use, as proven by over 1500 testimonials.
One-third of all money subscribed will be invested in low grade farm
lands, which through treatment with the Company's product will be
made worth six times the purchase price. Investment is land gives the
best of all securities. The raising of the value of such land promises to
give an annual dividend of twenty-five per cent (25%.) give an annual dividend of twenty-five per cent (25%.)



Complete descriptive literature and application blanks for shares can be obtained at the company's offices.

STANDARD NITROGEN

SINGER BUILDING, NEW YORK.

DIVIDENDS AND INTEREST

DIVIDENDS AND INTEREST.

Coupons Due and payable at the office of the

UNITED STATES MORTGAGE AND TRUST COMPANY

55 CEDAR ST., NEW YORK,

on and after Oct. I. 1909.

Barton Heights, Va., Water. 6s
Boca & Loyalton Railroad Co 6s
Butte County Canal Co 5s
Castile, N. Y., Water 4s
Camilla, Ga., Water & Light 51/25
Citizens Water & Lt. Co. of Shelbyville, Ind 5s
Cold Spring, N. Y., Sewer 38/45
Creston, Iowa, Refunding 5s
Creston, Iowa, Refunding 5s
Essex Co., N. J., Hospital 4s
Essex Co., N. J., Park 4s
Essex Co., N. J., Park 4s
Elyria, Ohio, Water Works 4s
Franklin County, Ohio, Bridge 4s
Guanajuato Power & Electric Co 6s

Monroe, Louisiana, Improvement 5s
N. Y., Brook'n & Manhattan Beach
R. R. Co 5s
Northern Electric Company 5s
Ostrumva Traction & Light Company, 5s
Oswego, New York, Water 31/25
Petaluma & Santa Rosa Rail'y Co.2d 6s
Pleasantville, New York, Water 31/25
Salt Lake City, Utah, Water & Sewer,
Guanajuato Power & Electric Co 6s Elyria, Ohio, Water Works Franklin County, Ohio, Bridge Guanajuato Power & Electric Co Hawaii Territory Improvement ... 31/58
Jamestown, New York, Water ... 48
Lancaster County, S. C., S. D. No. 40.68
Long Island R. R. Co. Consolidated ... 58 Long Island R. R. Co. New Consoli-

Broadway and 73rd Street 125th Street and Eighth Avenue

MINNEAPOLIS & ST. LOUIS

RAILROAD CO.

Coupons due October 1. 1900, from Pacific
Extension Bonds of this company will be paid on
and after that date upon presentation at the
office of the company, 25 Broad Street, New York
F. H. DAVIS, Treasurer.

ELECTIONS AND MEETINGS.

ERIE RAILROAD COMPANY.

NOTICE IS HEREBY GIVEN that the Annual Meeting of the Erie Railroad Company for the election of four directors to hold office for four years, and for the transaction of such other bustness as may be brought before the meeting, will be held at the office of the Company, No. 30 Church Street, in the City of New York, on Tuesday, October 19, 1909, at twelve o'clock noon.

The transfer books of both Common and Preferred stock will be closed at the close of business on Saturday, September 11th, 1909, and will be opened at 10 A. M. on Wednesday, October 20, 1909.

opened at 10 A. M. on Wednesday, October 1999.

By order of the Board of Directors.

By Order Of DAVID BOSMAN, Secretary.

New York, September 8, 1999. New York. September 8, 1909.

Central of Georgia Raliway Company.
Savannah, Ga. September 27, 1909.

The annual menting of the stockholders of the Central of Georgia Raliway Company will be held at the office of the Company, corner Liberty and Montgomery Streets, in the City of Savannah, Georgia, on Monday, the 11th day of October, 1909, at 10 o clock A. M., Eastern Time, for the election of Directors and the transaction of such other business as may come before the meeting.

C. C. WILLIAMS, Secretary.

STOCKHOLDERS' MEETING. The Annual Meeting of the Stockholders of the Northern Union Gas Company for the Election of Directors and Inspectors of Election for the en Directors and Inspectors of Election for the easting year, and the transaction of such other business as may properly come before the meeting, will be held at the office of the Company, No. 1815 Webster Avenue, in the City of New York, on Wednesday, the 18th day of October, 1909, at 12 o'clock noon.

FRED'K R. DE VOE, Secretary. MOBILE AND OHIO RAILROAD COMPANT
EQUIPMENT SINKING FUND.
The Farmers' Loan and Trust Company.
Trustee, will receive offers of the Equipment Bonds. Series B. of the Mobile and Ohio Railroad Company, dated October 1st, 1889, at not exceeding par and accrued interest, to a principal amount sufficient to absorb Fifty-two Thousand four hundred fifty-five and 71-100 dollars (\$52,455.71) of the Sinking Fund.

Tenders may be made Friday. October 1, 1909, until 12 M. until 12 M.
THE FARMERS' LOAN AND TRUST COMPANY
By EDWIN S. MARSTON, President.
New York, Thursday, September 16, 1909.

NATIONAL CITY BANK PLANS Samuel McRoberts of Chicago May Be

Chosen Vice-President To-Day. It was reported in Wall Street yesterday that the directors of the National City \$16,750,000 preferred and the same amount Bank at their meeting to-day will elect Samuel McRoberts of Chicago to the vice-presidency of the institution. Nobody at the bank would confirm or deny the report, saying that the selection of a vice-president lies with the board of

directors.

Samuel McRoberts resigned last week from his place as treasurer of Armour & Co. and from the presidency of the Illinois Tunnel Company.

The rumor of the acquisition of Mr. McRoberts by the National City Bank set going reports of an affiliation of that institution with the Continental National Bank of Chicago, which is controlled by Armour interests. Such an alliance seems unlikely, however, by reason of the obvious restriction upon the National City Bank's relations with other Chicago institutions which would result from an institutions which would result from an association with one of them.

The friendliness of the Armours is sufficiently assured, it is thought, by the presence of J. Ogden Armour on the directorate of the National City Bank, to which he was elected recently.

School City, Port Wayne, Indiana 31/25
Syracuse, New York, 33/25 & var. others
Toledo, O., Improvement 4s & var. others
Toledo, O., all issues of Board of Education

Wilson, North Carolina, Imp. . . 5s (Oct. 15th)

Modern Safe Depasit and Storage Vaults

THE POPE MANUFACTURING COMPANY
TREASURER'S OFFICE TREASURER'S OFFICE

Hartford, Conn., Sept. 22, 1909.

A dividend of six per cent. (6%) on the preferred stock of this company payable September 30, 1909, to stockholders of record at the close of business on September 29, 1909, and a further dividend of 1½% on the preferred stock of this company payable November 1st, 1909, to stockholders of record at the close of business on the 26th day of October, 1909, has been declared by the Board of Directors of this Company at a meeting held September 21st, 1909.

GEORGE POPE, Treasurer.

OTIS ELEVATOR COMPANY,
17 Battery Place, New York City, Sept. 15, 1900.
THE BOARD OF DIRECTORS of the Otis Elevator Company has this day declared a quartery dividend of \$1.50 per share upon the PREFERRED STOCK of the company, payable at this office on October 15, 1800, to the preferred stockholders of record at the close of business on Sept. 30, 1649.

of record at the close of business of the 15. 1809. There will also be payable on October 15. 1809. There will also be payable on October 15. 1809. to Common Stockholders of record September 30, 1909. the second instalment of 11-5°s of the dividend of 3°s declared on the Common Stock on the 12th day of March, 1809.

12th day of March, 1809.

1.YNDE BELKNAP, Treasurer.

NEW YORK MORTGAGE AND SECURITY COMPANY. SECURITY COMPANY.

135 Broadway, N. Y.

A quarterly dividend of THREE PER CENT.

(5%) on the capital stock of the Company has been declared, payable October 1, 1906, to stock holders of record at the close of business on September 25, 1909. The transfer books will be closed at 12 o'clock noon. September 25, 1909, and reopened at 10 A. M., October 2, 1909.

WILLIAM N. HARTE, Treasurer. Dated New York, September 21, 1909. NATIONAL BISCUIT COMPANY

THE Board of Directors have de-clared a quarterly dividend of one and one half (15/2) per cent on the Common Capital Stock of the Company, payable October 15, 1909, to Stockholders of record at the close of business, September 28, 1909. Transfer books will not be closed. F. E. BUGBEE, Treastree.

INTERNATIONAL MERCANTILE
MARINE COMPANY.
Coupons due October 1st, 1999, from the 41/2%
Mortgage and Collateral Trust Gold Bends of this
Company will be paid on and after that date
upon presentation at the office of Messrs. J. P.
Morgan & Co., Fiscal Agents, 23 Wall Street, New
York City. HORACE C. PHILIPS, Treasurer. New York, September 15, 1909.

New York. Sentember 18, 1909.

THE FOURTH NATIONAL BANK
of the City of New York.
New York, Sept. 23, 1909.

The Board of Directors has this day declared
a quarterly dividend of TWO PER CENT., free
from tax, psyable on and after Oct. 1st proximo.
The transfer books will close at 3 P. M. this date,
reopening Oct. 1st, 1909.
CHARLES H. PATTERSON, Cashier.

Perrocarriles Nacionales de Mexico. (NATIONAL RAILWAYS OF MEXICO.) The Coupons due October 1, 1909, from the Guaranteed General Mortgage 4% Gold Bonds of this Company will be paid on and after that date upon presentation at the office of the Company.

NO. 25 BROAD STREET, New York City.

F. M. SOUTHER, Assistant Treasurer.

September 27, 1909.

National Railroad Company of Mexico.
The Coupons due October 1, 1809, from the Pirst Consolidated Mortgage 47. Bonds of this Company will be paid on and after that date upon presentation at the office of the company.
NO. 25 BROAD STREET, New York City. F. M. SOUTHER, Assistant Treasurer. September 27, 1809. St. Louis, Rocky Mountain & Pacific Co.

Six Per Cent. Secured Gold Notes.
Coupon No. 1, due October 1, 1909, will be paid at maturity at the effect of PISK & ROBINSON, 35 Cedar Street, N. C. CHARLES SPRINGER, Treasurer. INTERNATIONAL SALT COMPANY The Coupons on Bonds of International Salt Company, due October 1st, 1809, will be paid at the office of the Empire Trust Company, No. 2 Broadway, New York.

WM. H. BARNARD, Treasurer.

organized under the laws of Maine, dated May it, 1908; said two last mentioned deeds being duly recorded with Suffolk Deeds. Said Union Wharf premises are conveyed with the benefit of the rights and privileges referred to in the deeds above mentioned, and under all licenses heretofore granted by the Board of Harbor and Land Commissioners affecting the same: a part of said Union Wharf oremises being subject to a lease to Dennis & Loveloy, duly recorded Lib. 2730, Page 539, and being turther subject to a mortgare given by the Metropolitan Steamship Comnany of Massachusetts to the Massachusetts Hospital Life Insurance Company for the sum of five hundred thousand dollars (\$500.000) dated March 1, 1908, and recorded with said Suffolk Deeds, Lib. 3025, Page 806,"—together with all the appurtenances thereto belonging or appertaioling.

taining.
The property included in said mortrage dated April 1, 1907, which is described thereis substantially as follows:
"The whole of each and every of the following steamships, steamboats, and barges."

H. M. Whitney.
H. F. Dimock,
James Anderson,
James S. Whitney,
Herman Winter,
William S. McGowan,

together with the whole of the engines, boilers, and machinery, masts, bowsprits, salls, boats, anchors, cables, tackle, furniture, and all other necessaries thereunto appertaining and belonganchors, cables, tackle, furniture, and all other necessaries thereunto appertaining and belonging.

Each of said iast named steamships, steamboats and barges is also included in said mortgage dated May 16, 1905, and said mortgage dated April 1, 1907, was given for the purpose of ratifying, anproving and confirming said mortgage dated May 16, 1905.

The property included in said mortgage dated May 16, 1905.

The whole of the steamship "Yale," together with the whole of the engines, boilers, machinery, boats, anchors, cables, tackle, furniture, and all appliances and equipment and other necessaries thereunto appertaining and belonging.

The whole of the steamship "Harvard," together with the whole of the steamship and belonging.

It appears in and by said foreclosure decree that at or before the execution of said mortgage dated May 16, 1905, the Metropolitan Steamship Company had the equitable right to become assignee of the lessee under an indenture of lesse dated June 1, 1858, between the Central Wharf and Wet Dock Corporation of Massachusetts and the expiration thereof, that on or about the 25th day of April, 1905, said lesse was extended for a period of ten (10) years from the expiration thereof, that on or about the 25th day of April, 1905, said lesse was extended for a period of ten (10) years from the expiration thereof, that on or about the 3th day of April, 1905, said lesse was extended for a period of ten (10) years from the expiration thereof, that on or about the 3th day of April, 1905, said lesse was extended for a period of ten (10) years from the expiration thereof, that on or about the 3th day of April, 1905, said lesse was extended for a

lease constitutes a portion of the property to be sold.

It is also provided in and by said foreclosure decree that all property acquired by the Receivers of said Metropolitan Steamship Campany for use upon or in connection with the foreclosed morigared property is embraced within said mortgare dated May 18, 1808, and said property constitutes a portion of the property to be sold.

It is provided in said foreclosure decree of said Circuit Court of the United States for the District of Maine, that under and by said sale all the right, title, interest, estate, and equity of redemption of the Metropolitan Steamship Company and all stockholders and other persons claiming by through, or under said Metropolitan Steamship Company of, in, and to the said property, and every part and parcel thereof embraced or included, or intended to be included therein, shall be foreclosed, cut off, and forever barred.

The American Trust Company and the Special Masters are empowered, in their discretion, to adjourn or postione the sale, and, without further notice or advertisement, to proceed with the sale on any day to which the sale may have been thus adjourned.

The sale will be made, however, whilest to the

ther notice or advertisement, to proceed with the sale on any day to which the sale may have been thus adjourned.

The sale will be made, however, subject to the lien of any debts, obligations, and lishilities of the receivers lawfully incurred, either before or after the entry of said foreclosure decree, by or under authority of the Court, or arising out of the operation of the said property by the receivers, which as the time of delivery of the deed hereinafter mentioned have not been paid or provided for out of funds in the hands of the receivers, upon which the same are a first charge; and excepting from any such lien the receivers which, by their express terms, have been made subsequent to the said foreclosed mortgages; and the sale will be made subject also to the lien of any debts, obligations, and liabilities of the Metropolitan Steamship Company which shall be determined by the Circuit Court of the United

FOR THE PARTY CANDING THE PART

"A. Steam lighter Wm. S. McGowan, the whole thereof.
"S. Steam lighter N. Hayden, the whole thereof.
"10. Lighter J. W. Walker, the whole thereof.
"11. Lighter G. H. Prior, the whole thereof.
"12. Car float Eastern, the whole thereof.
"14. A certain tract of lands and flats, with the wharves, buildings and siructures thereon, known as Union Wharf Property, situated in Boston in the County of Suffolk and Commonwaith of Massachusetts, bounded and described as follows:
"Northwesterly on Commercial Street about 384 35-100 feet; northeasterly on land, dock and flats now or formerly of the Lincoin Wharf Company \$35 75-100 feet; casterly on the harbor line 454 24-100 feet, and southwesterly on land now or late of the Proprietors of Sargenis Wharf, in part by a line measuring 303 73-100 feet, as established by an Indenture recorded with Suffolk Deeds, Lib. \$45, Fol. 278, one measuring 124 50-100 feet, the other measuring 303 73-100 feet, or however otherwise said premises may be bounded or described, and be all or any of said measurements more or less.

"Being the premises conveyed to the Metropolitan Steamship Company, a corporation or ganized under the laws of the Commonwealth of Massachusetts, by deed of Joseph D. Diliworth dated February 7, 1800, duly recorded Lib. 287, Page 488; and deed of Henry M. Whitney dated May 12, 1904, they recorded Lib. 287, Page 488; and deed of the Metropolitan Steamship Company dated February 18, 1800, fully recorded Lib. 287, Page 488; and deed of the Metropolitan Steamship Company and the Metropolitan Steamship Company or ganized under the laws of Maine, dated May 12, 1904, duly recorded Lib. 287, Page 488; and deed of the Metropolitan Steamship Company, a Massachusetts of the Steamship Company or ganized under the laws of being dated May 12, 1904, duly recorded Lib. 287, Page 488; and deed of the Metropolitan Steamship Company or ganized under the laws of Maine, dated May 18, 1905, and deed of John Brophy to this Company or ganized under the laws of Maine, dated May 18, 1905, and th

or any other persons allowed to intercene before or after the sale in sald cause pending in the Circuit Court of the United States for the Institute Court, either at the United States for the sald Court, either at the time of the entry of said foreclosure decree, or after the entry there of: and said Court has expressiy reserved the right to retake possession of and to resell the said premises and properity, upon failure of the purchaser for twenty days to comply with any order of said Court requiring any payment on account of any debt. Ilability, or obligation, or other prority, to the lien of which the sale shall have been made subject; and said deeds of said nonperty sold will also be made subject to the rights of said Court to compel payment of the purchase price, or of any debt, ilability, or obligation to the lien of which the sale shall have been made subject, or other prority, in the manner provided in said foreclosure decree; and upon confirmation of the sale and full compilance with the terms of they, or his or their assigns, shall be entitled to proper deeds of further assurance to be executed and delivered according to law by the Metropolitan Steamship Company.

It is provided in said foreclosure decree that before said deeds are delivered the purchaser or purchasers shall file a stipulation without sureties to be approved by said Court, and his successors to be approved by said Court, and his successors in office, for the benefit of whom it may concern that said purchaser or purchasers will comply with and give effect to each and every order of said Court with reference to retaking possession of the premises and property as provided in said decree, and will refurn the same or any part thereof to the possession of said Court, as provided in said decree, and will refurn the same or any part thereof to the possession of said Court, as provided in said decree, and will refurn the same or any partiture of the purchaser or purchasers shall be further subject to the contingencies of wear and tear, except

Ourts.
Dated September 1, 1900.
AMERICAN TRUST COMPANY, TRUSTFE,
by R. G. FESSENDEN, President,
JOHN F. A. MERRILL,
ALBERT S. WOODMAN, ELMER P. HOWE.
WILLIAM A. SARGENT,
53 State Street.
Boston. Mass.
Solicitors for American Trust Company.

INVESTORS READ The Wall Street Journal

BUSINESS OPPORTUNITIES PACTORIES bougat, sold, located. Idle plant pecialty. SIMMONS, factory broker, 12 East 421 st

BUSINESS CHANCES. **EXCEPTIONAL:**

A well established manufacturing business in-corporated under the laws of New York State for sale; price \$10,000; company manufactures com-modity which is in great demand and are receiv-ing large orders daily; business is in operation at the present time on a profitable basis, and reason for selling on account of other business; this is an exceptional apportunity, and for full particulars apply to

apply to McDONALD-WIGGINS CO., 257 Broadway, N. Y. GENTLEMAN recently from France desires meeting party with \$30,000, who is willing to finance silk ribbon proposition which has cost considerable in the past on account of duty, &c.; it is his intention to manufacture the same article in this country which would have no competition; particulars apply to McDONALO-WIGG'NS CO.. 287 Stoadway, N. Y.

ment rolls of real estate and personal property in The City of New York for the year 1209, and the warrants for the collection of taxes, have been delivered to the undersigned, and that all the taxes on said assessment rolls are due and pay-able on

Manhattan, N. V.
Borough of The Bronx, corner of Third and
Tremont avenues. The Bronx, N. V.
Borough of Brooklyn, Rooms 2, 4, 6 and 8,
Municipal Building, Brooklyn, N. V.
Borough of Queens, corner of Jackson avenue
and Fifth street, Long Island City, N. Y.
Borough of Richmond, Borough Hall, St.
George, Staten Island, N. V.
All taxes become liens on the day due and
payable. All taxes become liens on the day due and payable. All taxes become liens on the day due and payable to AVOID PENALTY TAXES MUST BE PAID IN OCTOBER. NO REBATES ARE ALLOWED.

Under the provisions of section 918 of the Charter, as amended by chapter 447. Laws of 1908, it is provided. "If any tax shall remain unpaid on the first day of November it shall be the duty of the Receiver of Taxes to charge, receive and collect upon such tax interest upon the amount thereof at the rate of seven per centum per annum to be calculated from the day on which the taxes become due and payable of the pa on which the taxes become due and payable (October 4), as provided in section 914."

When checks are mailed to the Receiver of Taxes they must be accompanied by addressed envelopes WiTH POSTAGE PREPAID in order to insure return of receipted bills by mail. Checks dated October 4 should be mailed to the Receiver as soon as possible after bills have been received by the taxpayer.

DRAW CHECKS ONLY TO THE ORDER OF THE RECEIVER OF TAXES.

BAVID E. AUSTEN.

Receiver of Taxes.

LEGAL NOTICES. NOTICE IS HEREBY GIVEN that the Bush Land Company, a domestic corporation having its principal place of business in the Borough of Brooklyn. County of Kings, in the City and State of New York, will apply to the Supreme Court of the State of New York, at a Special Term thereof, for the hearing of Motions, to be held at the Kings County Court House, in said Borough of Brooklyn, on the 21st day of October, 1909, at 10:30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard, for an order authorizing said corporation to change its corporate name to the "Bush Terminal Buildings Company."

PAWNBROKERS' SALES.

L. L. FIRUSKE, Auct., 70 Bowery, sells 10
A. M. all pledges for unpaid loans from pawnbrokers pledged previous to dates and numbers,
both inclusive, and all older ones, as follows:
Sept. 29—B. Gutter & Son; jewelry.
Sept. 29—M. Simons & Son, 94 Hester st.; all
pledges from April 1, 1908, to July 31, 1908, inc.,
No. 6148 to 14351, inc.
Sept. 29—D. Mayer, Hoboken; M. Speler & Co.,
1831 2d av.; all pledges prior Sept. 19, 1908,
Sept. 30—Fine consignment jewelry.
Oct. 4—J. Anderson, 307 West 42d st.; all pledges
nrior Sept. 13, 1808, to No. 85000. F. Sobel, 1977
3d av.; all pledges prior Sept. 24, 1908. Chas.
Keller, 2243 8th av.; all pledges prior Sept. 37,
1908, to No. 46944.
Oct. 5—Wm. Goldstone, 103, formerly 87, Park
row; all pledges prior Sept. 1, 1908, to No. 65038.
Oct. 5—Levy & Cook, 615 Hudson st.; all pledges
prior Sept. 25, 1908.

JOS. SHONGOOD'S SONS. Auctioneers. 91
Bowery: by Julius Shongood, Auct'r:
Sept. 25—Clothing and all pledges prior to Sept.
18, 1908: D Silberstein's Sons. 10 6th av.; Silberstein Bros., 2437 8th av.
Sept. 25—lewelry and all pledges prior to Sept.
22, 1008: A. Freund, 1772 Madison av.
Sept. 30—Jewelry, watches, diamouds. &c.;
Schwartz's Loan Office, 229 Grand st.
Oct. 4—Clothing, &c.; L. C. Neuberger, 784 8th
av.; C. Bruckheimer, 1993 3d av.

CENTRAL AUCTION CO., Wm. McCarty, Auctioneer, 169 Canal st., sells 10 A. M.: Sept. 25.—By M. L. Fullan, 659 10th av.; clothing pledged from 11883, Fan. 20, 10 35978, Aug. 27, 1908. Oct. 4—By H. Miller, 747 9th av.; clothing pledged to Sept. 25, 1908.

ELI SOBEL. Auct., 98 Bowerv. sells 10 A. M.: Sept. 28 Clothing: Chas. Weaver. 723 10th av. Sept. 29 Clothing: T. Cohen. 493 3d av., and Kery Bros., 1774 Futton at. Chas. a-Clothing: H. Newcorn, 2849 3d av., and I. Drèyer, 353 8th av.

WANTED for warerooms of a large decorative furniture house, youth to make himself generally useful and incidentally learn the business. Recty in own writing to X., box 317 Sun office. WANTED Milling machine hands and all around machinists. FORE RIVER SHIPBUILD-ING CO., Quincy, Mass.

SITUATIONS WANTED-MALE.

NOTICE TO TAXPAYERS. NOTICE IS HEREBY GIVEN that the assess

able on MONDAY, OCTOBER 4, 1909.
at the office of the Receiver of Taxes in the Borough in which the property is located, as follows:
Borough of Manhattan, No. 57 Chambers Street,
Borough of The Broax

ompany."
Dated Brooklyn, N. Y., September 27th, 1939.
BUSH LAND COMPANY.
By R. G. SIMONDS, Vice-President.

CENTRAL AUCTION CO., M. Sheehan, Auctioneer, 132 Canal st., sells 11 A. M.:
Sept. 28—By R. Simpson & Co., 1978 Broadway;
diamonds, jeweiry, silverware, &c., piedged previous to No. 8001, May 1, 1808, and goods held over.
Sept. 29—By Barney Loan Co., 1553 3d av.;
diamonds, jeweiry, &c., piedged to Sept. 20, 1908,
Oct. 5—By J. Simpson & Co., 225 Park row;
diamonds, jeweiry, &c., piedged previous to July
1, 1908, No. 1 to 30000; also from 1350 Broadway
and 168 West 46th st.; diamonds, jeweiry, &c.,
piedged previous to July 1, 1908, No. 1 to 10000,
and all goods held over from previous sales.

HELP WANTED-MALE.

NEWSPAPER MAN, experienced, wishes posi-tion as press agent or on paper. COMPETENT. box 103 Sun uptown office, 1333 Broadway.